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February 1, 2011

Via Electronic Filing in ECFS

Office of the Secretary Federal Communications Commission 445 12th Street, S.W. Suite TW-A325 Washington, DC 20554

Re: EB Docket No. 06-36

2010 CPNI Certification

Fones West Digital Systems, Inc.

EB-08-TC-3898

Dear Madam Secretary:

Pursuant to Section 64.2009(e) of the Commission's rules, I am submitting herewith for filing via ECFS, the 2010 CPNI Certification of our client, Fones West Digital Systems, Inc.

Further, in compliance with Paragraph 10 (Compliance Plan) of the Consent Decree adopted in **File No. EB-08-TC-3898** (see *Order*, DA 10-1499, released August 25, 2010), a copy of this filing is being provided to the Chief, Telecommunications Consumers Division, Enforcement Bureau.

Should there be any questions concerning this matter, please contact the undersigned.

Sincerely yours,

Shelley Sadowsky

Counsel for Fones West Digital Systems, Inc.

Enclosure (2 pp. - CPNI Certification and Attachment A)

cc w/enc:

Best Copy and Printing via E-mail to: FCC@BCPIWEB.COM

Richard Hindman, Chief, Telecom Consumers Div., Enforcement Bur.

EB DOCKET 06-36

Annual 64.2009(e) CPNI Certification for 2011 covering Calendar Year 2010

Date Filed:

February 1, 2011

Name of Company covered by this certification:

Fones West Digital Systems, Inc.

Form 499 Filer ID:

823796

Name of Signatory:

Kevin Lee

Title of Signatory:

Vice President

I, Kevin Lee, certify and state that:

- I am Vice President of Fones West Digital Systems, Inc. ("Fones West" or the "Company") and, acting as an agent of the Company, I have personal knowledge that Fones West has established operating procedures that are adequate to ensure compliance with the Commission's CPNI Rules found at 47 C.F.R. §64.2001 et seq.
- 2. Attached to this certification as Attachment A is an accompanying statement explaining how the Company's procedures ensure that the Company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping and supervisory review) set forth in Section 64.2001 et seq. of the Commission's rules.
- 3. The Company has not taken any actions (i.e. proceedings instituted or petitions filed at either station commissions, the court system, or at the Commission) against data brokers in the past year.
- 4. The Company has not received any customer complaints in the past year concerning unauthorized release of CPNI.

The Company represents and warrants the above certification is consistent with 47 C.F.R. §1.17 which requires truthful and accurate statements to the Commission. The Company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may be subject to enforcement action.

Kevin Lee

Fones West Digital Systems, Inc.

(Next page -- Attachment A: Statement explaining CPNI procedures)

Attachment A Statement of CPNI Procedures Fones West Digital Systems, Inc. Calendar Year 2010

Fones West Digital Systems, Inc. ("Fones West" or "Company") is a very small business (fewer than five employees). Fones West provides paging services to individuals and businesses.

Fones West does not use or disclose customer proprietary network information ("CPNI") for any purpose other than the provision and billing of its services. If the Company elects to use CPNI in a manner that requires customer approval, it will follow the applicable rules set forth in 47 CFR Subpart U, including institution of operational procedures to ensure that notification is provided and customer approval is obtained before CPNI is used or disclosed.

Call detail information is not provided over the telephone to customers. If a customer requests call detail information, it is sent to the e-mail or U.S. mail address of record previously provided by the customer.

Customers do not have on-line access to their CPNI. The Company does not have any retail locations and therefore does not disclose CPNI at in-store locations.

Fones West trains those employees who have access to CPNI in the importance of protecting customer data.

The Company notifies law enforcement of a breach of a customer's CPNI within seven (7) business days, and notifies customers of the breach. The Company maintains a record of all such breaches and notifications and updates the customer's record with information regarding such notifications.

The Company has not developed any information with respect to the processes pretexters are using to attempt to access CPNI or call records.